1	John H. Weston	
2	WESTON, GARROU & MOONEY 12121 Wilshire Boulevard, Suite 525	
3	Los Angeles, CA 90025	
Tel: (310) 442-0072 Fax: (310) 442-0899		
5	JohnHWeston@wgdlaw.com	
6	Nanci L. Clarence (SBN 122286)	
7	Josh A. Cohen (SBN 217853) CLARENCE DYER & COHEN LLP	
8	899 Ellis Street San Francisco, CA 94109	
9	Tel: (415) 749-1800	
	Fax: (415) 749-1694	
10	jcohen@clarencedyer.com	
11	Attorneys for Defendant ERIC OMURO	
12		
13	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION	
14		
15		
16	UNITED STATES OF AMERICA,	CASE NO. CR-14-0336 WHO (NC)
17		, ,
18	Plaintiff,	STIPULATION AND [PROPOSED] ORDER MODIFYING CONDITIONS OF
19	V.	RELEASE
20	ERIC OMURO,	
21	Defendant.	
22		
23	STIPULATION	
24	Defendant Eric Omuro is presently free on bond under conditions of release imposed by	
25	the Court. One of those conditions is that Mr. Omuro shall be subject to electronic or voice track	
26	monitoring, and may leave home for the purpose of "court, attorney visits, and medical only."	
27		
28		
		Case No. CR-14-0336 WHO

STIPULATION MODIFYING CONDITIONS OF RELEASE

Case3:14-cr-00336-WHO Document21 Filed07/14/14 Page2 of 3

1 Pursuant to this condition, Mr. Omuro is presently on electronic monitoring under the supervision 2 of United States Pretrial Services in San Jose. 3 Mr. Omuro respectfully seeks permission to leave his residence in order to move his personal effects and belongings from his apartment at 550 Moreland Way in Santa Clara to his 4 5 residence at 226 Houghton Street in Mountain View. Although Mr. Omuro's Pretrial Services officer does not object to Mr. Omuro's release for this purpose, the officer has advised 6 7 undersigned counsel that Pretrial Services does not currently have the authority to approve release 8 for this purpose. Accordingly, the officer has suggested that the bond be modified to permit Mr. 9 Omuro to leave his residence with prior approval of Pretrial Services in order to relocate his 10 belongings from 550 Moreland Way in Santa Clara to 226 Houghton Street in Mountain View. 11 Mr. Omuro also seeks permission to leave home for a haircut appointment in Palo Alto. 12 The government does not object to Mr. Omuro's release for these purposes, as directed by 13 Pretrial Services. Accordingly, the parties agree and stipulate that Mr. Omuro's conditions of release should be modified to permit him to leave his residence with prior approval of Pretrial 14 Services in order to relocate his belongings from 550 Moreland Way in Santa Clara to 226 15 Houghton Street in Mountain View, and for a haircut appointment in Palo Alto. 16 IT IS SO STIPULATED. 17 18 DATED: July 11, 2014 /s/ Nanci Clarence 19 NANCI CLARENCE JOSH COHEN 20 Attorneys for ERIC OMURO 21 22 DATED: July 11, 2014 23 /s/ Elise Becker 24 ELISE BECKER Assistant United States Attorney 25 26 27 28

Case No. CR-14-0336 WHO

STIPULATION MODIFYING CONDITIONS OF RELEASE

ORDER

By stipulation of the parties, and for good cause shown, defendant Eric Omuro's conditions of release are modified as follows: Defendant shall be permitted to leave his residence with prior approval of Pretrial Services in order to relocate his belongings from 550 Moreland Way, Santa Clara, CA to 226 Houghton Street, Mountain View, CA., and for a haircut appointment in Palo Alto, CA.

All other conditions of release shall remain in effect.

IT IS SO ORDERED.

DATED: <u>July 14</u>, 2014



STIPULATION MODIFYING CONDITIONS OF RELEASE